

BECKER LLC

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**UNITED STATES DISTRICT COURT FOR THE
DISTRICT OF NEW JERSEY**

UNIVERSITY SPINE CENTER, on assignment of
DORANNE M.,

Civil Case No.: 17-CV-6243-KSH-CLW

Plaintiff,

v.

HORIZON BLUE CROSS BLUE SHIELD OF NEW
JERSEY,

Defendant.

**ANSWER AND
AFFIRMATIVE DEFENSES**

Defendant Horizon Blue Cross Blue Shield of New Jersey (“Horizon”), by and through its counsel, Becker LLC, by way of answer to the above-captioned Complaint filed by Plaintiff University Spine Center, on assignment of Doranne M., hereby states as follows:

THE PARTIES

1. Horizon is without knowledge or information sufficient to form a belief as to the truth of the allegations contained in Paragraph 1 and leaves Plaintiff to its proofs.
2. By way of response to the allegations contained in Paragraph 2, Horizon states that it is a not-for-profit health services corporation authorized to transact business in the State of New Jersey with its principal place of business at Three Penn Plaza East in Newark, New Jersey. Except as so stated, Horizon denies the allegations contained in Paragraph 2.

ANATOMY OF THE CLAIM

3. Denied.
4. Horizon is without knowledge or information sufficient to form a belief as to the truth of the allegations contained in Paragraph 4 and leaves Plaintiff to its proofs.
5. Horizon is without knowledge or information sufficient to form a belief as to the truth of the allegations contained in Paragraph 5 and leaves Plaintiff to its proofs.
6. To the extent the allegations contained in Paragraph 6 purpose to summarize a written document. Horizon avers that said document speaks for itself and denies any characterization thereof by Plaintiff. Horizon specifically denies that the referenced documents constitutes a valid assignment of benefits.
7. To the extent the allegations contained in Paragraph 7 purport to summarize a written document, Horizon avers that said document speaks for itself and denies any characterization thereof by Plaintiff. Except as so stated, Horizon is without knowledge or information sufficient to form a belief as to the truth of the allegations contained in Paragraph 7.
8. Horizon is without knowledge or information sufficient to form a belief as to the truth of the allegations contained in Paragraph 8 and leaves Plaintiff to its proofs.
9. Horizon is without knowledge or information sufficient to form a belief as to the truth of the allegations contained in Paragraph 9 and leaves Plaintiff to its proofs.
10. Horizon is without knowledge or information sufficient to form a belief as to the truth of the allegations contained in Paragraph 10 and leaves Plaintiff to its proofs.
11. Horizon is without knowledge or information sufficient to form a belief as to the truth of the allegations contained in Paragraph 11 and leaves Plaintiff to its proofs.

12. By way of response to the allegations contained in Paragraph 12, Horizon avers that its role with respect to the subject health benefit plan, if any, is set forth in the applicable plan documents, which speak for themselves. Except as so stated, Horizon denies the allegations contained in Paragraph 12.

13. Denied.

14. Denied.

COUNT ONE

**FAILURE TO MAKE ALL PAYMENTS PURSUANT TO THE MEMBER'S PLAN
UNDER U.S.C. § 1132(a)(1)(B)**

15. Horizon incorporates the foregoing responses to the Complaint as if fully set forth herein.

16. To the extent the allegations contained in Paragraph 16 reference a federal statute, Horizon avers that the statute speaks for itself and denies any characterization thereof by Plaintiff.

17. To the extent the allegations contained in Paragraph 17 purport to summarize a federal statute, Horizon avers that the statute speaks for itself and denies any characterization thereof by Plaintiff.

18. Denied.

19. Denied.

20. Denied.

21. Denied.

22. Denied.

WHEREFORE, Horizon demands a judgment in its favor, dismissing Plaintiff's complaint in its entirety and with prejudice, together with an award of attorneys' fees, costs of suit, and such other relief as the Court deems just and proper.

COUNT TWO

BREACH OF FIDUCIARY DUTY AND CO-FIDUCIARY DUTY UNDER 29 U.S.C. § 1132(a)(3), 29 U.S.C. § 1104(a)(1) and 29 U.S.C. § 1105(a)

23. Horizon incorporates the foregoing responses to the Complaint as if fully set forth herein.

24. To the extent the allegations contained in Paragraph 24 purport to summarize a federal statute, Horizon avers that the statute speaks for itself and denies any characterization thereof by Plaintiff.

25. To the extent the allegations contained in Paragraph 25 purport to summarize a federal statute, Horizon avers that the statute speaks for itself and denies any characterization thereof by Plaintiff.

26. To the extent the allegations contained in Paragraph 26 purport to summarize a federal statute, Horizon avers that the statute speaks for itself and denies any characterization thereof by Plaintiff Denied.

27. To the extent the allegations contained in Paragraph 27 purport to summarize a federal statute, Horizon avers that the statute speaks for itself and denies any characterization thereof by Plaintiff Denied.

28. To the extent the allegations contained in Paragraph 28 purport to summarize a federal statute, Horizon avers that the statute speaks for itself and denies any characterization thereof by Plaintiff.

29. To the extent the allegations contained in Paragraph 29 purport to summarize a federal statute, Horizon avers that the statute speaks for itself and denies any characterization thereof by Plaintiff.

30. Denied.

31. Denied.

WHEREFORE, Horizon demands a judgment in its favor, dismissing Plaintiff's complaint in its entirety and with prejudice, together with an award of attorneys' fees, costs of suit, and such other relief as the Court deems just and proper.

AFFIRMATIVE DEFENSES

FIRST AFFIRMATIVE DEFENSE

The Complaint fails to state a claim upon which relief can be granted.

SECOND AFFIRMATIVE DEFENSE

Horizon fulfilled all obligations, if any, under the relevant health benefits plans at issue in this action.

THIRD AFFIRMATIVE DEFENSE

Plaintiff seeks recovery for a claim that is not eligible for coverage according to the terms of the relevant health benefit plan.

FOURTH AFFIRMATIVE DEFENSE

Horizon denies the reasonableness, accuracy and appropriateness of the charges alleged in the Complaint.

FIFTH AFFIRMATIVE DEFENSE

The Complaint is precluded in whole or in part by the Employee Retirement Income Security Act of 1974 ("ERISA"), 29 U.S.C. 1001 *et seq.*

SIXTH AFFIRMATIVE DEFENSE

Plaintiff lacks standing to sue and is not in privity with Horizon.

SEVENTH AFFIRMATIVE DEFENSE

Horizon owes no legal, equitable, or contractual duty to Plaintiff and did not violate any legal duty owed to the Plaintiff.

EIGHTH AFFIRMATIVE DEFENSE

Horizon acted reasonably and in good faith with Plaintiff at all times.

NINTH AFFIRMATIVE DEFENSE

The complaint is barred to the extent that the subject procedures processed and reimbursed at the appropriate amount under the relevant health benefits plan

TENTH AFFIRMATIVE DEFENSE

Horizon reserves the right to assert a right of recovery in connection with the subject services.

ELEVENTH AFFIRMATIVE DEFENSE

The assignment of benefits on which Plaintiff relies for derivative standing is defective under applicable law.

TWELFTH AFFIRMATIVE DEFENSE

The Complaint is barred by the express terms of the relevant contracts of insurance underlying Plaintiff's claims.

THIRTEENTH AFFIRMATIVE DEFENSE

The Complaint is barred to the extent that Plaintiff is not a beneficiary of any contracts of insurance between Horizon and any other party.

FOURTEENTH AFFIRMATIVE DEFENSE

Plaintiff's claims are barred, in whole or in part, by the doctrines of accord and satisfaction, estoppel, waiver, laches, and/or acquiescence.

FIFTEENTH AFFIRMATIVE DEFENSE

Plaintiff's damages, if any, were caused by third-parties over whom Horizon exercised no control.

SIXTEENTH AFFIRMATIVE DEFENSE

The Complaint is barred to the extent Plaintiff seeks recovery for claims not covered under the relevant health benefit policy.

SEVENTEENTH AFFIRMATIVE DEFENSE

To the extent the subject health benefit plan is self-insured, Horizon is not a proper party to this lawsuit.

EIGHTEENTH AFFIRMATIVE DEFENSE

Plaintiff's damages, if any, are subject to applicable offsets and recoupments.

NINETEENTH AFFIRMATIVE DEFENSE

The Complaint is barred, in whole or in part, due to Plaintiff's failure to mitigate damages.

TWENTIETH AFFIRMATIVE DEFENSE

The Complaint is barred, in whole or in part, by the applicable statute of limitations.

TWENTY-FIRST AFFIRMATIVE DEFENSE

To the extent the Court requires an express admission or denial of those allegations in the Complaint to which Horizon has pleaded a lack of knowledge or information, those allegations are expressly denied as to Horizon.

TWENTY-SECOND AFFIRMATIVE DEFENSE

Horizon reserves the right to assert additional affirmative defenses, cross-claims and/or counterclaims as necessary or appropriate in this action.

LOCAL CIVIL RULE 11.2 VERIFICATION

The matter in controversy is not, to the best of defendants' knowledge, information, and belief, the subject of any other action pending in any court, or of any pending arbitration or administrative proceeding.

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Attorneys for Defendant Horizon Blue Cross Blue Shield of New Jersey

By: /s/ Kristen J. Coleman
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Dated: September 22, 2017